

# **EXHIBIT A**

**U.S. District Court  
Southern District of Florida (Miami)  
CIVIL DOCKET FOR CASE #: 1:20-cv-23564-MGC**

Williams et al v. Reckitt Benckiser LLC et al  
Assigned to: Judge Marcia G. Cooke  
Referred to: Magistrate Judge Jonathan Goodman  
Case in other court: USCA, 22-11232-AA  
Cause: 28:1332 Diversity-Fraud

Date Filed: 08/26/2020  
Date Terminated: 01/08/2021  
Jury Demand: Plaintiff  
Nature of Suit: 370 Other Fraud  
Jurisdiction: Diversity

**Plaintiff**

**David Williams**

*individually and on behalf of all  
others similarly situated*

represented by **Jonathan Betten Cohen**

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**Plaintiff**

**Caroll Anglade**

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08/15/2021	97	<p>PAPERLESS ORDER re <a href="#">69</a> MOTION for Attorney Fees filed by Howard Clark, Caroll Anglade, Martiza Angeles, David Williams, Thomas Matthews, <a href="#">83</a> Amicus Curiae Appearance filed by Truth in Advertising, Inc., <a href="#">75</a> Notice (Other) filed by Theodore Frank, <a href="#">86</a> MOTION to Strike <a href="#">83</a> Amicus Curiae Appearance, <a href="#">75</a> Notice (Other) <i>The Submissions of Theodore H. Frank and Truth in Advertising, Inc.</i> filed by RB Health (US) LLC, Reckitt Benckiser LLC</p> <p>This Order establishes a briefing schedule for Defendant's Motion to Strike the Submissions of Theodore H. Frank and Truth in Advertising, Inc. [ECF No. 86].</p> <p>Mr. Frank and TINA shall file responses by August 23, 2021. In addition to the substantive legal argument, the responses shall explain whether any Court has in the past ten (10) years ever entered an Order, in connection with a proposed class action settlement, striking Objections or submissions from Mr. Frank, the Center for Class Action Fairness, the Hamilton Lincoln Law Institute, TINA or any of the attorneys representing these individuals and organizations.</p> <p>The disclosures shall include Orders excluding submissions, preventing these organizations or individuals from participating, determining that they lacked standing to object or to file submissions, denied motions or requests to file an objection or brief, denied a request to speak at a fairness hearing or in any way prevented or limited efforts to convince a court to not approve a proposed class action settlement.</p> <p>The disclosures shall also advise whether any court has sanctioned Mr. Frank, the Center for Class Action Fairness, the Hamilton Lincoln Law Institute, Truth in Advertising, Inc. or any person or attorney involved with these persons or organizations in their efforts to oppose proposed class action settlements.</p> <p>If there have been any such rulings in the past 10 years, then the Responses shall list the case name, case style, case number, the specific court and the docket number for the order or ruling.</p> <p>On the other hand, if a judge or court, including an appellate court, has commended the efforts of these persons and entities in the past ten years, then the disclosure should mention that, as well, using the same format.</p> <p>Defendant's optional reply, if filed, is due by August 31, 2021.</p> <p>Signed by Magistrate Judge Jonathan Goodman on 8/15/2021. (JG) (Entered: 08/15/2021)</p>
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